SENATE BILL No. 420

DIGEST OF INTRODUCED BILL

Citations Affected: IC 5-2-1-2; IC 36-8-3.

Synopsis: Insurance coverage for police reserve officers. Requires every city, town, and county to provide life, accident, and sickness insurance for the unit's police reserve officers. Provides that the insurance policy must provide a weekly benefit for total disability of not less than \$250 for a maximum of 260 weeks. Provides that a unit's insurance policy must pay a police reserve officer not less than \$150,000 if the officer becomes totally and permanently disabled for a continuous period of not less than 260 weeks as a result of an injury that occurred in the performance of the officer's duties. Provides that a policy of insurance purchased by a unit may provide for: (1) the extension of the weekly benefit amount for total disability after the expiration of 260 weeks for the life of the officer, with or without the benefits for partial and permanent disability; and (2) the coordination of the officer's other benefits where a disability prevents a member from performing any reasonable employment. Requires (rather than allows) a police reserve officer to be covered by the medical treatment and burial expense provisions of the worker's compensation law and the worker's occupational diseases law.

Effective: January 1, 2002.

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January 18, 2001, read first time and referred to Committee on Pensions and Labor.



First Regular Session 112th General Assembly (2001)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2000 General Assembly.

SENATE BILL No. 420

A BILL FOR AN ACT to amend the Indiana Code concerning local government.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 5-2-1-2 IS AMENDED TO READ AS FOLLOWS
[EFFECTIVE JANUARY 1, 2002]: Sec. 2. For the purposes of this
chapter, and unless the context clearly denotes otherwise, the following
definitions apply throughout this chapter:

- (1) "Law enforcement officer" shall mean an appointed officer or employee hired by and on the payroll of the state or any of its political subdivisions who is granted statutory authority to enforce all or some of the penal laws of the state of Indiana and who possesses, with respect to those laws, the power to effect arrests for offenses committed in the officer's or employee's presence. However, the following are hereby expressly excluded from the term "law enforcement officer" for the purposes of this chapter:
 - (A) A constable.
 - (B) A special officer, including a special officer receiving only token payment for services.
 - (C) A county police reserve officer who receives compensation for lake patrol duties under $\frac{1}{1}$ C $\frac{36-8-3-20(f)(4)}{1}$.



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1	FC 27 0 2 20/0/2)
1	IC 36-8-3-20(f)(3).
2	(D) A conservation reserve officer who receives compensation
3	for lake patrol duties under IC 14-9-8-27.
4	(2) "Board" shall mean the law enforcement training board
5	created by this chapter.
6	(3) "Advisory council" shall mean the law enforcement advisory
7	council created by this chapter.
8	SECTION 2. IC 36-8-3-20 IS AMENDED TO READ AS
9	FOLLOWS [EFFECTIVE JANUARY 1, 2002]: Sec. 20. (a) This
10	section applies to counties and towns as well as cities.
11	(b) A unit may provide by ordinance for any number of police
12	reserve officers.
13	(c) Police reserve officers shall be appointed by the same authority
14	that appoints regular members of the department.
15	(d) Police reserve officers may be designated by another name
16	specified by ordinance.
17	(e) Police reserve officers may not be members of the regular police
18	department but have all of the same police powers as regular members,
19	except as limited by the rules of the department. Each department may
20	adopt rules to limit the authority of police reserve officers.
21	(f) To the extent that money is appropriated for a purpose listed in
22	this subsection, police reserve officers may receive any of the
23	following:
24	(1) A uniform allowance.
25	(2) Compensation for time lost from other employment because
26	of court appearances.
27	(3) Insurance for life, accident, and sickness coverage.
28	(4) (3) In the case of county police reserve officers, compensation
29	for lake patrol duties that the county sheriff assigns and approves
30	for compensation.
31	(g) A unit shall provide to police reserve officers insurance for
32	life, accident, and sickness coverage subject to sections 22 and 23
33	of this chapter.
34	(h) Police reserve officers are not eligible to participate in any
35	pension program provided for regular members of the department.
36	(h) (i) A police reserve officer may not be appointed until he has
37	completed the training and probationary period specified by rules of the
38	department.
39	(i) (j) A police reserve officer appointed by the department after
40	June 30, 1993, may not:
41	(1) make an arrest;
42	(2) conduct a search or a seizure of a person or property; or



1	(3) carry a firearm;
2	unless the police reserve officer successfully completes a pre-basic
3	course under IC 5-2-1-9(f).
4	(j) (k) A police reserve officer may shall be covered by the medical
5	treatment and burial expense provisions of the worker's compensation
6	law (IC 22-3-2 through IC 22-3-6) and the worker's occupational
7	diseases law (IC 22-3-7). If compensability of the injury is an issue, the
8	administrative procedures of IC 22-3-2 through IC 22-3-6 and
9	IC 22-3-7 shall be used to determine the issue.
10	(k) (I) A police reserve officer carrying out lake patrol duties under
11	this chapter is immune from liability under IC 34-30-12,
12	notwithstanding the payment of compensation to the officer.
13	SECTION 3. IC 36-8-3-22 IS ADDED TO THE INDIANA CODE
14	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE
15	JANUARY 1, 2002]: Sec. 22. A policy of insurance through which
16	coverage is provided to police reserve officers under section 20(g)
17	of this chapter must provide for payment to a police reserve officer
18	for accidental injury caused by or occurring in the course of the
19	performance of the duties of a police reserve officer as follows:
20	(1) For total disability that prevents the police reserve officer
21	from pursuing the officer's usual vocation, a weekly
22	indemnity of not less than two hundred fifty dollars (\$250) for
23	a maximum of two hundred sixty (260) weeks.
24	(2) For medical expenses, coverage for incurred expenses.
25	However, the policy may not have medical expense limits of
26	less than seventy-five thousand dollars (\$75,000).
27	SECTION 4. IC 36-8-3-23 IS ADDED TO THE INDIANA CODE
28	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE
29	JANUARY 1, 2002]: Sec. 23. (a) A policy of insurance through
30	which coverage is provided to police reserve officers under section
31	20(g) of this chapter must provide for:
32	(1) the payment of a sum of not less than one hundred fifty
33	thousand dollars (\$150,000) to the beneficiary, beneficiaries,
34	or estate of a police reserve officer if the officer dies from an
35	injury occurring while in the performance of the officer's
36	duties as a police reserve officer;
37	(2) the payment of a sum of not less than one hundred fifty
38	thousand dollars (\$150,000) to the police reserve officer if the
39	officer becomes totally and permanently disabled for a
40	continuous period of not less than two hundred sixty (260)
41	weeks as a result of an injury occurring in the performance of
42	the officer's duties as a police reserve officer; and



1	(2) indomnification to a nalice resource officer who becomes	
1	(3) indemnification to a police reserve officer who becomes	
2	partially and permanently disabled or impaired as a result of	
3	an injury occurring in the performance of the officer's duties.	
4	(b) For purposes of this section, partial and permanent	
5	disability or impairment shall be indemnified as a percentage	
6	factor of a whole person.	
7	(c) A policy of insurance described in subsection (a) may	
8	provide for:	
9	(1) the extension of the benefit amount described in subsection	
10	(a)(2) after the expiration of two hundred sixty (260) weeks,	
11	for the life of the officer, with or without the benefits	
12	described in subsection (a)(3); and	
13	(2) the coordination of the officer's other benefits;	
14	if a disability prevents an officer from performing any reasonable	
15	employment.	

